UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETFILED
AN OLERKS OFFICE

JOSEPH PETER SCHMITT, pro se., Plaintiff,

-VS-

CARTER THOMAS, et al.,
MA. DEPT. OF CORRECTION, et al.,
MA. DEPT. OF CORRECTION, et al.,
Defendants.

2306 MAY -5 CAVIL 2011 ON DOCKET NOS. 05-10571-RWZ 05-10573-RWZ U.S. DISTR 05-105886-RWZ

DISTRICT OF MASS

PLAINTIFF'S EMERGENCY MOTION FOR COURT ORDER

Now comes the pro se PLaintiff in the above captioned actions, Joseph Peter Schmitt, and hereby moves this Honorable Court for and emergency ORDER against the defendant, MA. Department of Correction.

As grounds thereof, Plaintiff states the following under pains and penalties of perjury.

- 1. On the morning of Thursday, April 20,2006 Plaintiff did mail five certified Return REceipt 9 \times 12 packages containing complaint ans summonses for Department of Correction officials named in a state civil action.
- 2. On or about the morning of April 24,2006 PLaintiff mailed five 10×13 envelopes addressed to the US Marshals Office in Boston. These packages contained complaints and summonses for all defendants regarding the above captioned cases.
- 3. On the same morning, April 24, 2006, PLaintiff mailed three 10 x 13 envelopes to the law firm Ropes & Gray, LLP at their Boston address. These three packages contained a copy of the above three cases.
- 4. On the Morning of April 21, 2006 Plaintiff was approached by the CPO Mr. Marrow and asked about the five certified mail packages he had previously mailed the day prior as explained in \$1 above. Plaintiff explained to Mr. Marrow that he was indigent and said mail was placed into the facilities mail receptical during a period of time when he was indigent. Mr. Marrow later informed the PLaintiff that the five certified packages were in fact being mailed as indigent mail at no cost to PLaintiff.
- 5. During mail call, at 4:15PM on April 25 all of the above described mail was returned to Plaintiff with notes from the treasurer informing Plaintiff

that he must use charge slips for postage because he received a financial gift from his friend in New Mexico. This financial gift was received by the Plaintiff on the evening of April 24, 2006. Plaintiff also received a receipt for said funds and said receipt states very clearly that the funds were placed onto the Plaintiff's institutional account at 9:03:42, which is very clearly after the fact of Plaintiff mailing any and all mail discussed in this motion.

- 6. In accordance to the Defendants very own policies, which in fact the specific page was sent to PLaintiff with his returned maul, the mail should have been processed as indigent mail.
- 7. Plaintiff has filed a motion in the lower court on matters simular to this matter. See attached PLYMOUTH, as PLCV2006-00369-B Emergency Motion For Court Order.
- 8. The fact that PLaintiff received any funds after the fact that he mailed the above packages is completely irrelevant to the matter of said mail being processed as indigent mail. The very written policy provided to PLaintiff by the treasurer, see attacjed motion exhibit "A" page 4. PLaintiff met all the noted standards to be considered indigent at the time he mailed the packages.
- There are no privisions within the CMR Policy governing indigent mail that states the Defendants may hold my mail for an extended period of time and then reject the indigent postage simply because PLaintiff receives a gift from a friend, regardless of the amount of said gift. Every written word of the established policy completely controdicts this action now taken by the defendants in the above cases. So much so that it is a clear and blatant violation of this Plaintiff Constitutional and STate Rights. The defendants are willfully depriving the PLaintiff access to the courts, and his due process by having refused to mail his packages and holding them for any period over the allowed and very clearly established time period of 24 Hours as recorded in 103-CMR-481 which is the Inmate Mail Policy promulagetd by the States Administration Act and which carries the force of law.
- 10. Plaintiff's cases are over violations of his Constitutional Rights, and in the very act of sueing the offenders, Plaintiff is suffering yet further violations of his Constitutional Rights by the exact defendants and those who are co-workers of the defendants. THIS ABUSY MUST COME TO WE END.
- 11. Plaintiff has no option but to file this emergency motion for court order to obtain justice and to force the defendants to obey the laws and rights of this Commonwealth/Country and Plaintiff.

12. Plaintiff further states that the defendants have now further refused to place postage upon Plaintiff's legal mail when said Plaintiff uses a "Charge Slip" for postage, which he does specifically to obtain receipts for future use to prove his expendatures in his legal actions against the defendants. Plaintiff refers this Honorable Court to USDC caes 04-10451-RWZ & 04-10717-RWZ in which counsel, C. Raye Poole has filed motions of opposition for Plaintiff being granted costs because he has no proof of said expendatures. Plaintiff is simply trying to prevent such action from repeating in future actions he has ongoing before this court and other fustices of the courts.

WHEREFORE, Plaintiff pray for relief as follows:

- 1. This Honorable Court issue and Order the Defendants to mail the above described legal packes as indigent mail as PLaintiff was lawfully indigent per the policy used by the Defendants at the time said mail was mailed by PLaintiff.
- 2. Issue an Order to Defendants to process Plaintiff legal mail with the use of a "charge slip" for postage, in any amount as long as Plaintiff has funds to cover the expenses for the requested postage.

Dated: April 28,2006

Joseph P. Schmitt, pro se Nemansket Correctional Facility

30 Administration Road Bridgewater, Massachusetts

02324-3230

CERTIFICATE OF SERVICE

I Joseph P. Schmitt, hereby certify that a true copy of the above documents were served upon the legal department at the facility PLaintiff is being detained on or about May, 1,2006 via institutional mail.

COMMONWEALTH OF MASSACHUSETTS

PLYMOUTH, ss.

SUPERIOR COURT DEPARTMENT CIVIL DOCKET NUMBER PLCV2006-00369-B

JOSEPH PETER SCHMITT, pro se.,
Plaintiff,

-Vs-

MA. DEPARTMENT OF CORRECTION, et al., Defendants.

EMERGENCY MOTION FOR COURT ORDER

Now comes the pro se Plaintiff, Joseph P. Schmitt, and moves that this Honorable Court ORDER the defendant, Ma. Department of Correction to mail Plaintiff's legal mail pertaining to the service of this complaint and summons to all named defendants free of cost to Plaintiff.

As grounds thereof, Plaintiff states the following under pains and penalties of perjury.

- 1. On Thursday April 20,2006 at approximately 7:30AM plaintiff did mail a copy of the complaint to all defendants and the Legal Division for the Defendants via certified mail. Being indigent the Plaintiff expected the defendants to process his legal mail free of cost as is policy.
- 2. On Friday April 21,2006 CPO Bo Marrow came to the Plaintiff's housing unit with the five 9 x 12 certified packages and spoke to the Plaintiff regarding the packages and the Court's order to this Plaintiff to serve the defendants via certified mail. Mr. Marrow left the Plaintiff with a copy of the Court's order and later that day he informed Plaintiff that the packages would be mailed at no cost to Plaintiff.
- 3. Plaintiff was indigent at the time he mailed the certified mail. The fact that he now has funds is not relevant, pursuant to the very rules and regulations that regulate mail and funds of inmates.

- 4. Plaintiff did in fact receive a substantial gift from a friend in New Mexico. These funds were in fact placed onto his inmate funds account at 9:03:42 on April 24,2006. See attached Inmate Income Receipt # 6524549. This fact is still not relevant when one observes the rules and policies that regulate inmate mail and funds. See page # 4 of attached Exhibit A. It clearly indicate what measures Plaintiff must meet up to to be considered indigent. The fact that he had \$.29 on his Canteen account and \$1.12 in his savings since Mid-January 2006 clearly allows him indigency staus, which he has been allowed all along without issue.
- 5. 103-CMR-481 Inmate Mail Policy clear states that inmate mail shall be processed/brought to the post office within 24 hours of being dropped in the mail box by the inmate. Plaintiff mailed the packages on Thursday originally, then again on FRiday via Mr. Marrow. Yet the defendants held onto this mail until the 4:00PM mail call on April 26, 2006. And now they insist that PLaintiff pay the cost of postage because he received an unexpected gift from a friend after he mailed the packages.
- 6. Defendants have also refused to mail a total of five 10 x 13 first class postage packages to the United States Marshals Office, two 10 x 13 first class postage packages to the law firm Ropes & Gray, LLP, as well as several #10 white legal envelopes/letters. All of this mail was mailed at a time when PLaintiff had no notice of said money being on his account.
- 7. Another fact this Honorable Court must be clearly aware of is the very questionable fact that against all normal procedures and practice of inamte accounts Plaintiff's \$500.00 gift was placed right into his canteen account ready to be spent immediately. The first and only time this has happened in the PLaintiff twenty plus years of incarceration. The funds are normally frozen for ten business days before they may be accessed. Plaintiff questions the defendants motives for violating their own proceedures in this matter.
- 8. The action of the defendants have caused plaintiff a delay in his access to the courts, delay in the court ordered service of his complaint, and a delay in communications with other courts and legal representatives. All of which violate PLaintiff's rights.

9. Plaintiff has notified the defendants treasurers office and various officials that he would take further legal action if his mail was not mailed in compliance with the 103-CMR-481/103-CMR-403 policies which are INmate Mail and Inmate Funds. See page 2 of Exhibit A and Exhibit B.

WHEREFORE, Plaintiff respectfully moves that this Honorable Court issue an immediate ORDER that the Defendants mail the Plaintiff legal mail noted above free of cost to him as he was in fact indigent at the time he made the request for free postage by the very act of mailing the packages in the mail box and or having Mr. Bo Marrow take the packages as sworn to above.

Plaintiff further moves for sanctions to be imposed on the defendants for this blantant retailiation against the pro se indigent Plaintiff.

Plaintiff, at this time, informs the Honorable Copurt that he shall withhold any service until this motion has been resolved.

Dated April 27,2006

Jøseph P. Schmitt, pro se

Nemansket Correctional Facility

30 Administration Road Bridgewater, Massachusetts

02324-3230

CERTIFICATE OF SERVICE

I, Joseph Peter Schmitt, hereby certify that a true copy of the above motion and exhibits have been served upon the Legal department at Nemansket Correctional Facility on April 28, 2006 via institutional mail

Case 1:05-cv-10573-RWZ

Document 9

Filed 05/05/2006

EXHIBIT A 4 pages

Page 7 of 12

From the Treasurers Office

Memo

To:

Joseph Schmitt M81137

From:

Evelyn Smith

Date:

April 25, 2006

Re:

Indigent Mail

My staff has brought to my attention your recent certified mail correspondence. Upon review of your account, you are not deemed indigent pursuant to 103 CMR 481-481.06. I have attached a copy for your review.

I did notice that you reference an order by Judge Rufo regarding certified mail. If you have such an order, than you must send us a copy of this order each time you send mail to this office for postage.

A copy of this correspondence will be forwarded to Supt. Robert Murphy for his review.

Exhibit A Page 2

TO: TREASTERNES OFFICE, PEL.

FROM: JOSEPH P. SCHHUTT, M-81137

DA: APRIL 24,2005

BU: FIREALTH BY MY CIVIL TICATU & CER POLICIES.

Dear Treasuror:

On Trifay April 31,2005 T passiled via 170 Bo Marrow Sive parkified return receipt 9x 12 legal envelopes. See attached certified usil numbered 7005 1160 0002 7900 7875, 7005 1320 0007 7917 2020, 7005 1330 0007 7917 2013, 7008 1330 0007 7917 2005, 1100 0002 7950 7868, which are by order of Judge Rufo to be mailed to the defindants via certified sail by me, the Plaintiff of PLCV2006-00368-B.

is of 9:03:42 April 20,2006 I have been levally indigent pursuant a 1900-700 400 Tomate Tests and 1930-500-494 Canaga Marti.

The mail returned to we as statid above was placed into the facility mail box originally on 4-20-3300 only to be returned to an because the mail officer didn't believe it must be mailed out certified mail free under my indigency atabne. I brought this issue up at dappy dour and on Triday April 21, 2005 at approximately 7:30 NM F mailed all five above certified packages via the institutional mail box.

Pasuant to the Immate unil policy all mail is account utilin 24 Hours, Except for Sundays and other holidays which the post office is not open.

Please understand the following facts. When I mailed the above certified packages I was leggally indigent pursuant to the nolicy(ies) which govern this Department of Concention Famility. Togethess of the fact that I am not indigent well after the not of mailing the above legal certified mail does not give you the authority to reduce me my lewful rights; the right to have the above mail mailed at the cost of the Dapartment of Correction/Commonwealth. If you continue to infringe upon my rights by refusing to process my legal mail TROW as is lawful for all my mailed mail prior to April 24, 2005 at 0:02:42 you shall be sued with complete privaice.

Pagase be advised that I have mailed 4-5 10x13 envelopes to the United Staes Marshal's Office and 3 10x13 envelopes to topes % Gary 552 on the Horizon of April 24,2006 along with many 410 white legal sevelopes. Fach and avery envelope mailed prior to the noted posting of the alleged donation of \$500.00 must be processed as indigent mail or you shall be sued with complete prejudice.

PLease understand that CMR relicies are promulgated by the State's Administration Act and carry the force of law. These policies are the law and you MAY NOT violate them without serious consequence of legal actions against you by me and my lawful counsel.

Thank you for your attention and anticipated cooperation in this matter.

CC: Ropes & Gray, LLP, JPS FILE.

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Indigent Inmate - Upon request for waiver of fees or cost, an inmate may be declared indigent if:

- (a) At the time of the request, the inmate has, in all accounts to which he or she has access, a total amount less than or equal to ten dollars (\$10.00) plus the cost or fees sought to be waived; and
- (b) At no time for the sixty days immediately preceding said request, have the inmate's accounts contained more than tendollars (\$10.00) plus the cost or fees sought to be waived. (e.g. request to waiver \$5.00 on 7/1/98; indigent if, at no time since 5/1/98, total in accounts has been more than \$15.00).

In addition to the above definition, the superintendent may in his discretion, designate an inmate as indigent if the inmate has less than \$2.00 in his account at the time of the request, or in other circumstances as he or she deems appropriate.

Exhibit B

TO: Treasure's Office, MTC

FROM: Joseph P. Schmitt, M-81107

DA: April 25,2006

RE: Viciation of my Constitutional Rights & CMR Policies

Dear Gressurer:

On April 24,2006 I returned to your office five certified mail 9 \times 12 envelopes with a letter/notice attached to it.

Please be advised that the attached mail was returned to me today at mail call. The attached mail was mailed prior to the posting of any funds to my account that is regulated oursuant to 103-CMP-405.

I am hereby giving you notice that if the attached and noted below mail is not processed free of charge within 24 hours you shall be sued with complete prejudice for violationing my state and Inderel rights as well as 103-CMR-481 and 103-CMR-405.

White legal sized \$ 10 Tavaloges: "O:

- 1) A.F.S.C., Inc.
- 2) FRANCIS R. PONSES, ESO.
- 3) SUPPOLK SUPERIOR CIVIL COURT
- 4) DETERMO STATES DISPRICE COURT
- 5) INTER STATES DISTRICT COURT
- 6) UNITED STATES DISTRICT COURT
- ¶ X 12 Manilla Envelopes: TO:
- 1) ROPES & CRAY, LLP
- 2) ROPES ANGRAYAYILP
- 10 X 13 Manilla Pavelopes: TO:

17

- 1) ROPES & GRAY, LIP
- 2) OFFICE OF THE UNITED STATES MARSHAL
- 3) OFFICE OF THE UNITED STATES MARSHAL
- 4) OFFICE OF THE INITED STATES MARSHAL
- 5) OFFICE OF THE UNITED STATES MARSHAL
- 6) OFFICE OF THE UNITED STATES MARSHAL

I thank you for your immediate attention and action in this matter.

FURTHENMORE, I hereby request that you cease your practice of mailing the Inmate Transaction -NUAL ORRE Form which has my social security number on it. You are violating my privacy right and you are respectfully instructed to cease this unlawful act. There are other documents you may use if you feel the urge/need to inform me of my account balances. Thank you....

CC: Ropes & Gray, LLP

JPS FILE

Case 1:05 COMMONWEALTH OF MASSACHUSE 1505/2006 Page 12 of 12

DEPARTMENT OF CORRECTION

BRIDGEWATER COMPLEX

Receipt # 6524549 Date: 2006 0424 09:03:42 Inmate Income Receipt Institution: MASS. TREATMENT CENTER Unit: D2 Block: 023 Commit #: M81137 Name: SCHMITT, JOSEPH Type Of Transaction: ML - Mail Date of Transaction: 20060424 **Money Order** Source: **External Contact:** \$ 500.00 Amount: Comments: **DEREK KOLB Current Balances:** Restitution Fees Loan Amount <u>Savings</u> Frozen Sentence Fees <u>Personal</u>

499.29 1.12 .00 .00